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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/730,906	10/30/2002	Alix T. Toland		3097
7590 03/26/2007 Cari & Offenberg		EXAMINER		
Attorneys at La			FERNSTROM, KURT	
494 Broadway Newport, RI 02	840		ART UNIT PAPER NUMBER	
,		•	3711	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		03/26/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
	10/730,906	TOLAND, ALIX T.				
Office Action Summary	Examiner	Art Unit				
	Kurt Fernstrom	3711	:			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet w	ith the correspondence addr	ess			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI  6(a). In no event, however, may a will apply and will expire SIX (6) MON  cause the application to become Af	CATION. reply be timely filed NTHS from the mailing date of this comm BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
• • • • • • • • • • • • • • • • • • • •	action is non-final.	•				
3) Since this application is in condition for allowan	ice except for formal mat	ters, prosecution as to the m	nerits is			
closed in accordance with the practice under E	•	•				
Disposition of Claims						
4)⊠ Claim(s) <u>1-11</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-11</u> is/are rejected.	· <u> </u>					
7) Claim(s) is/are objected to.		·				
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner	•.					
10) The drawing(s) filed on is/are: a) acce		by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correcti	on is required if the drawing	(s) is objected to. See 37 CFR	1.121(d).			
11) The oath or declaration is objected to by the Ex	aminer. Note the attached	d Office Action or form PTO	-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	§ 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:		, , , , , , , , , , , , , , , , , , , ,				
1. Certified copies of the priority documents	have been received.					
2. Certified copies of the priority documents have been received in Application No						
<ol><li>Copies of the certified copies of the prior</li></ol>	ity documents have been	received in this National St	tage			
application from the International Bureau	(PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of	of the certified copies not	received.				
	•					
*						
Attachment(s)						
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) s)/Mail Date				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)		nformal Patent Application				
Paper No(s)/Mail Date	6) 🔲 Other:	<u>_</u> .				

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### **DETAILED ACTION**

## Information Disclosure Statement

The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609.04(a) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

# Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claims recite as "color identification system" in the preamble, but recite both method steps and apparatus limitations in the bodies of the claims. It is not clear whether applicant is claiming an apparatus or a method. Clarification is required. Also, numerous dependent claims, including claims 3-5 and 8, recite intended uses of the device, rather than reciting concrete apparatus limitations or method steps. These claims fail to further limit the scope of the invention.

# Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

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Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-11 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

According the recently published "Interim Guidelines for Examination of Patent Applications for Patent Subject Matter Eligibility" (1300 OG 142, 22 November 2005), the analysis for determining patent eligible subject matter under §101 can be said to be subject to the following criteria:

- Does the claimed invention fall within one of the four statutory categories
  (process, machine, manufacture or composition of matter)? If the answer
  to this criterion is no, then the claimed invention is not statutory eligible
  subject matter.
- 2. If the answer is yes to the first criterion, then does the claimed invention fall within a judicial exception? If the answer to this criterion is no, then the claimed invention would be statutory eligible subject matter.
- 3. If the answer is yes to the second criterion, then does the claimed invention provide a practical application of the judicial exception? If the answer to this criterion is yes, then the claimed invention would be statutory eligible subject matter, unless the claimed invention effectively preempts all substantial practical applications of the judicial exception, in which case the claimed invention would not be statutory eligible subject matter.

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4. If the answer to the third criterion is no, then the claimed invention is not statutory eligible subject matter and is not eligible for patent protection.

With regards to the first criterion, as mentioned above it is not clear whether the claimed invention is an apparatus or a method. If it intended to be an apparatus the invention fails to meet the first criterion because no tangible form of the color form is recited. "Creating" a color form by associating colors with different types of information received encompasses imagining such a color scheme, or forming the color form on some nontangible medium. As a result, claim 1 interpreted as an apparatus claim is not statutory eligible subject matter.

"process" and therefore the method broadly falls within one of the four statutory categories of invention. However, regarding the second criterion it is well settled that claims directed to nothing more than abstract ideas, natural phenomenon, and laws of nature (i.e. judicial exceptions) are not eligible and therefore are excluded from patent protection. Diehr, 450 U.S. at 185, 209 USPQ at 7; accord, e.g., Chakrabarty, 447 U.S. at 309, 206 USPQ at 197; Parker v. Flook, 437 U.S. 584, 589, 198 USPQ 193, 197 (1978); Benson, 409 U.S. at 67-68, 175 USPQ at 675; Funk, 333 U.S. at 130, 76 USPQ at 281. "A principle, in the abstract, is a fundamental truth; an original cause; a motive; these cannot be patented, as no one can claim in either of them an exclusive right." Le Roy, 55 U.S. (14 How.) at 175. Instead, such "manifestations of laws of nature" are "part of the storehouse of knowledge," "free to all men and reserved exclusively to none." Funk, 333 U.S. at 130, 76 USPQ at 281. In this case, as mentioned above no

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tangible form of the color form is recited in claim one. There is no tangible or concrete result of the method. As a result the method amounts to a manipulation abstract idea.

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Winks, Bailey, Keenan, Heath, Suda, Trenkle, Bowmen, Quigley and Boyd disclose various astrological devices and methods. Chow, Perez and Tudor disclose color charts comprising concentric circles.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kurt Fernstrom whose telephone number is (571) 272-4422. The examiner can normally be reached on M, T, Th 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gene Kim can be reached on 571 272-4463. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

KF March 16, 2007

> KURT FERNSTROM PRIMARY EXAMINER